

USA  
v. You

6:18-CR-16

CLERK U.S. DISTRICT COURT  
RECEIVED OCT 11 2018

EASTERN DIST. OF TEXAS

Emergency Motion.

Motion to compel disclosure

Grand Jury Records 20180919-20180420

On 2018/002, K. Nicole Mitchell granted the defendant's motion to disclose Grand jury testimony. On the same day, Coan disclosed Grand Jury testimony of SA. James Reed for indictment that occurred on 20180418, of 5 counts of §924(a)(1)(A) and 2 counts of §922(a)(6).

Coan, however, did not disclose any grand jury proceeding for the superceding indictments of 7 counts of §924(a)(1)(A) and § 922(g)(4).

On 2018/005, the defendant received the grand jury testimony transcript of 20180418 from Coan. The defendant discovered that Reed had failed to clearly define the "Informations required to be kept by FFL Records" and also did not state the codes §924(a)(1)(A) and §922(a)(6) themselves. Coan and jury members were also highly incompetent.

The defendant suspects that the grand jury proceeding for the superceding indictment to be highly defective due to the credibility of the prosecution ~~is~~ based on numerous perjury committed by Coan and his co-conspirators,

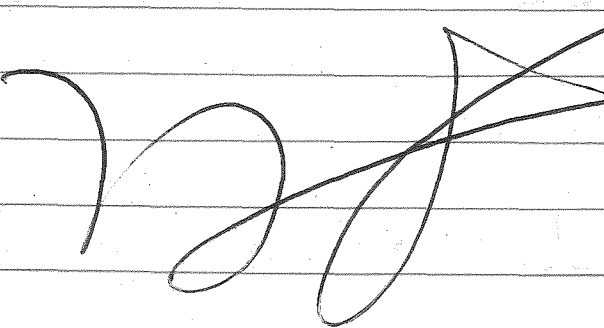
also the complete incompetency demonstrated by the grand jury on 20180418. The defendant suspects that there had been several misleading information submitted to the ~~the~~ grand jury, just like the hearing on 20180418, such as the difference between temporary confinement v. Formal Commitment (Addington v. Texas).

The defendant respectfully requests the court to compel Coan to disclose ~~the~~ grand jury proceeding for the superseding indictment. 20180919 - 20180420.

(Pursuant to FCR Rule 6(e)(3)(E)(ii).)

<sup>Motion to sanction,</sup>

(Reference Malicious Prosecution Motion ✓ and other previous motion)



Hank Yoo  
20181006

Hank Yo 6:18-CR-16  
101 E Methvin St  
Longview TX 75601

US District Court  
211 W Ferguson St  
Tyler TX 75702.

75702-2016

